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Joint Petition – With Mir	nor Children	Page 2 of 7 Case No		
		b. Legal Separation. This marriage is broken and the reason we are requesting		
		a legal separation and not a divorce is		
	4.	Previous Actions		
Check a or b. If b, enter	]	This is the first time that either my spouse or I have filed for divorce or legal		
the county and state in		separation <b>from each other</b> in Wisconsin or in any other state:		
which it was filed, the		a. Tes		
case number assigned to				
		b. No: County		
it, and check yes or no to		State		
indicate if the case has		Case No.		
been dismissed.		Has this case been dismissed?		
Check yes or no.	5.	This is the wife's first marriage.		
		a. The wife was previously married to		
If no, respond to 5a-5d		b. The marriage was terminated by divorce. death.		
with information about		c. Date of the divorce or death		
the wife's most recent		d. The divorce was granted in:		
previous marriage.		The diverse was granted in		
		Name of court		
		Name of court State		
		e. The wife was also previously married to		
If the wife had an		f. The marriage was terminated by divorce. death.		
additional previous		g. Date of the divorce or death		
marriage, respond to 5e-		h. The divorce was granted in:		
5h.		Name of court		
		Name of court State		
	_	If the wife had more than 2 previous marriages, repeat 5e-5h on an additional sheet.		
Check yes or no.	6.	This is the husband's first marriage.   Yes  No		
		a. The husband was previously married to		
If no, respond to 6a-6d		b. The marriage was terminated by divorce. death.		
with information about		c. Date of the divorce or death		
the husband's most recent		d. The divorce was granted in:		
previous marriage.		Name of court		
		CityState		
		e. The husband was also previously married to		
If the husband had an		f. The marriage was terminated by divorce. death.		
additional previous		g. Date of the divorce or death		
marriage, respond to		h. The divorce was granted in:		
6e-6h.		Name of court		
		City State		
	]	If the husband had more than 2 previous marriages, repeat 6e-6h on an additional		
		sheet.		
In 1, enter the name and	]			
date of birth [month, day,	D. We	are providing the following information regarding our children:		
year] for each <b>minor</b>	1.	The <b>minor</b> children (age 17 or younger) born to or adopted together by us before or		
child.	'.	during our marriage are		
If you and your spouse do		None.		
not have minor children		Name of Minor Child Date of Birth		
together, check None.		Name of Millor Child Date of Birth		
openier, eneek rione.				
In 2, enter the name and				
date of birth [month, day,				
year] for each <b>adult</b> child.				
If you do not have adult				
children, check None.  2. The <b>adult</b> children (age 18 or older) born to or adopted together by us bef				
	]	None.		

Joint Petition – With Mino	r Children	Page 3 of 7 Case No				
			Name of Adul	t Child	Dat	te of Birth
T 2 1 1	2	Other abilde				
In 3, enter the name and date of birth [month, day,	3.	None.	en born to the wife	during this marriage	e, but not rathered	d by the husband are
year] for each <b>other</b> child.			Name of C	hild	Dat	te of Birth
If you do not have <b>other</b>			Trainio Or O		200	
children, check None.						
	4.	To the best of	of our knowledge	, the wife in this ma	rriage	
In 4, check a or b.				An attorney [guardia		e unborn child will
				and is not the father	.)	
I. 5 -11 1	_		currently pregna			
In 5, check a, b, c or d. If d, enter the current	5.		address of the m			
address of the minor		= -	nother at above			
children. If the children			ather at the abov			
currently reside at separate addresses, provide those		=		ather at the above	addresses.	
addresses on an additional		_	address below:			
sheet.		Au				
		Ad	dress	State	•	
In 6, enter any previous	6.	Previous add	y resses for the m	Sidii inor children is	e	ZIP
addresses for the minor	0.	None (the	children have lived a	t the current address for	the last five years)	
children living with the				t the current dadress for		
parents during the past 5 years. If none check		Ad	dress			
"none."		Cit	у	State	e	Zip
If the children have lived in						
more than 2 places over the past 5 years, provide those		Ad	dress			
addresses on an additional		Ad	dress	State		
sheet.		Cit	у	State	e	Zip
	7.			years, one or more	of the minor chil	dren lived with a
In 7, check yes or no.			than a parent.			
T.C		☐ Yes ☐ N	10			
If yes, enter the name of that minor child and the		Child _ Person				
name and address of the		Address				
person with whom that		Address				
child lived.		City		State	e Zir	
		_				
		Child _				
Attach an additional sheet,		Person _				_
if necessary.		Address _				
		_				
		City _		State	eZiŗ	)
		Child				
		Child Person				
		Address				
		A 1.1				
		_		State		
	8.			aware of others who ha		
In 8, check a or b.		participated i	n another way in	other past court pro	oceedings conce	erning the custody
				sitation with the mir	nor children listed	d in <b>D1</b> or <b>D3</b> , in
		Wisconsin or	in any other sta	e.		

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Joint Petition – With Mino	r Children		Page 4 of 7	Case No	
If a, enter the name of the court in which it was				lacement, or visitation order v	
ordered, the case number assigned to it, and date it was ordered.		b. <b>No.</b>	Case Number	Date	
In 9, check a or b.	1	oroceedings orotective or	for enforcement and proce	Id affect the current proceeding related to domestic violal rights, or adoption concernother state.	iolence,
If a, enter the name of the court, the case number			nd the proceeding that cou	ald affect the current proceed	•
assigned to it, and the nature of the proceeding.			Case Number		
In 10, check a or b. If a, attach a copy of the written agreement.	;	all of the mat legal custody	de written agreements or r ters in this action such as or physical placement of	eceived orders from the cour maintenance (spousal support), the minor children, or propert copy of the written agreement	t about some or child support, y division.
	Wed	consent to jur	isdiction and waive service	e of summons.	
	WE ASK	THAT THE (	COURT:		
If you are requesting maintenance, child support and/or family support at this time, check yes. If not, check	1.	Grant a judç	gment as requested.		
	2.		der granting maintenance,	child support and/or family so	upport.
no.	3.	Enter other	orders as it deems just an	d equitable.	
			ACTS PROHIBI	TED BY STATUTE	
				joint petitioners to this divorce of titles while this action is pending	
			ating, physically abusing or i r child of either of the parties	mposing any restraint on the per	rsonal liberty of the
				g, transferring, or in any other wathout the consent of the other parts.	

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court or the Circuit Court Commissioner, except in the usual course of business, in order to secure necessities or in order to pay reasonable costs and expenses of the action, including attorney fees.

3. Establishing a residence with a minor child of the parties outside the state of Wisconsin or more than 150 miles from the residence of the other party within the state without the consent of the other party or

4. Removing a minor child of the parties from the state of Wisconsin for more than 90 consecutive days

5. Concealing a minor child of the parties from the other party without the consent of the other party or

without the consent of the other party or an order of the court or Circuit Court Commissioner.

an order of the court or Circuit Court Commissioner.

an order of the court or Circuit Court Commissioner.

# A VIOLATION OF THE ABOVE PROHIBITIONS MAY RESULT IN PUNISHMENT FOR CONTEMPT, WHICH MAY INCLUDE MONETARY PENALTIES, IMPRISONMENT, AND OTHER SANCTIONS AS PROVIDED FOR IN §785.04, WIS. STATS.

A violation of paragraphs 3, 4, or 5 above is not a contempt of court if the court finds that the action was taken to protect a party or a minor child of the parties from physical abuse by the other party and that there was no reasonable opportunity under the circumstances for the party to obtain an order authorizing the action.

These PROHIBITIONS apply until the action is dismissed, a final judgment in the action is entered, or the court orders otherwise.

	STOP!  Take this document to a Notary Public H	BEFORE signing.
After the wife has been		
sworn by a Notary Public, she must sign and print her name and date the		Wife
document in front of the Notary Public.		Print or Type Name
,	State of	Date
Have the Notary Public sign, date, and seal the	State of County of Subscribed and sworn to before me on	(7 1)
document.	Notary Public/Court Official	(Seal)
	Name Printed or Typed	
	My commission/term expires:	
	STOP!  Take this document to a Notary Public H	BEFORE signing.
After the husband has		
been sworn by a Notary Public, he must sign and print his name and date		Husband
the document in front of the Notary Public.		Print or Type Name
·	State of	Date
Have the Notary Public	County of	(G 1)
sign, date, and seal the document.	Subscribed and sworn to before me on	(Seal)
	Notary Public/Court Official	
	Name Printed or Typed	
	My commission/term expires:	

## Wisconsin Department of Children and Families Child Support Percentage of Income Standards

#### **Authority and Purpose**

Wis. Stats. § 49.22(9) requires the Department to adopt and publish a standard, based upon a percentage of the gross income and assets of either or both parents, to be used by courts in determining child support obligations. Chapter DCF 150 of the Wisconsin Administrative Code establishes Wisconsin's percentage of income standard for child support. It is based upon the principle that the child's standard of living should, to the degree possible, be the same as if the child's parents were living together.

Chapter DCF 150 defines the income upon which the support obligation is based, and sets the percentages of income for computing the support obligation based upon a number of children. It also explains optional procedures for adjusting the obligation when the parents share placement, when the parent has an obligation to support another family, or when the payer has particularly high or low income.

## **Applicability**

The percentage standard applies to any temporary and final order for child support, including child support stipulations agreed to by both parents and modifications of existing child support orders. When used to calculate family support, the amount determined under the standard should be increased by the amount necessary to provide a net family support payment, after state and federal income taxes are paid, of at least the amount of a child support payment under the standard.

#### **Definition of Income and Assets**

Chapter DCF 150 defines gross income as income from any source, whether or not it is reported or taxed under federal law. The income can be in the form of money, property, or services. Public assistance or child support received from previous marriages or business expenses, which the court determines are reasonably necessary for the production of income or operation of a business are subtracted, and wages paid to dependent household member are added to determine "gross income available for child support."

The court may also determine that income may be "imputed" (assumed at a given level) based on earning capacity and/or assets, and that imputed income is added to the gross income for the calculation of the support obligation.

#### THE PERCENTAGE STANDARD

The percentages are: 17% for one child

25% for two children 29% for three children 31% for four children

34% for five or more children

Wisconsin Statutes require temporary and final support orders to be expressed as fixed sum in most situations.

For further details, refer to Chapter DCF 150 of the Wisconsin Administrative Code and Wisconsin Statute 767 Actions Affecting the Family. (Choose "Wisconsin Law" on <a href="http://www.legis.state.wi.us">http://www.legis.state.wi.us</a>)

## Statutory Factors Courts May Consider In Determining Child Support Awards for Paternity, Divorce, or Legal Separation

### **§767.511, Child Support.**

- (1m) Upon request by a party, the court may modify the amount of child support payments determined under §767.511 (1j), if, after considering the following factors, the court finds by the greater weight of the credible evidence that use of the percentage standard is unfair to the child or to any of the parties:
- (a) The financial resources of the child.
- (b) The financial resources of both parents.
- (bj) Maintenance received by either party.
- (bp) The needs of each party in order to support himself or herself at a level equal to or greater than that established under 42 USC 9902 (2).
- (bz) The needs of any person, other than the child, whom either party is legally obligated to support.
- (c) If the parties were married, the standard of living the child would have enjoyed had the marriage not ended in annulment, divorce or legal separation.
- (d) The desirability that the custodian remain in the home as a full-time parent.
- (e) The cost of day care if the custodian works outside the home, or the value of custodial services performed by the custodian if the custodian remains in the home.
- (ej) The award of substantial periods of physical placement to both parents.
- (em) Extraordinary travel expenses incurred in exercising the right to periods of physical placement under §767.41.
- (f) The physical, mental and emotional health needs of the child, including any costs for health Insurance as provided for under sub. (4m).
- (g) The child's educational needs.
- (h) The tax consequences to each party.
- (hm) The best interests of the child.
- (hs) The earning capacity of each parent, based on each parent's education, training and work experience and the availability of work in or near the parent's community.
- (i) Any other factors which the court in each case determines are relevant.